

CYNTHIA A. HARDING, M.P.H.
Interim Director

JEFFREYD. GUNZENHAUSER, M.D., M.P.H. Interim Health Officer

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www.publichealth.lacounty.gov

November 05, 2014

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:



BOARD OF SUPERVISORS

Gloria Molina First District Mark Ridley-Thomas Second District Zev Yaroslavsky. Third District Don Knabe Fourth District

Michael D. Antonoxich Fifth District

ADOPTED

BOARD OF SUPERVISORS COUNTY OF LOS ANGELES

25 of November 5, 2014

SACHI A. HAMAI EXECUTIVE OFFICER

AUTHORIZATION TO EXECUTE A MEMORANDUM OF UNDERSTANDING WITH THE GREATER LOS ANGELES COUNTY VECTOR CONTROL DISTRICT FOR THE PROVISION OF VECTOR CONTROL SERVICES TO THE UNINCORPORATED AREAS OF LA CRESCENTA AND MONTROSE EFFECTIVE UPON EXECUTION THROUGH NOVEMBER 30, 2015 (ALL SUPERVISORIAL DISTRICTS) (3 VOTES)

SUBJECT

Authorization to execute a Memorandum of Understanding with the Greater Los Angeles County Vector Control District for the provision of vector control services to the unincorporated areas of La Crescenta and Montrose.

IT IS RECOMMENDED THAT THE BOARD:

- 1. Authorize and instruct the Interim Director of the Department of Public Health (DPH), or her designee, to execute a Memorandum of Understanding (MOU), substantially similar to Exhibit 1, with the Greater Los Angeles County Vector Control District (GLACVCD) for the provision of vector control services to the unincorporated areas of La Crescenta and Montrose, effective upon execution through November 30, 2015, at an amount not to exceed \$15,000, 100 percent offset by net County cost (NCC).
- 2. Delegate authority to the Interim Director of DPH, or her designee, to execute amendments to the MOU that extend the term on a month-to-month basis through June 30, 2016, reflect non-material and/or ministerial revisions to the MOU's terms and conditions; and/or provide an increase in funding up to 10 percent above the annual base maximum obligation, subject to review and approval by County Counsel.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

Approval of Recommendation 1 will allow DPH to execute an MOU with GLACVCD to provide vector control services to the unincorporated areas of La Crescenta and Montrose while it initiates and pursues proceedings to annex this area to its jurisdiction.

GLACVCD will provide full vector control services to La Crescenta and Montrose as currently provided to the cities that comprise the District. Specifically, the vector control services to be provided are: arbovirus disease surveillance to monitor for mosquito populations and disease transmission occurrence, mosquito control, and public education.

Arborvirus disease surveillance will involve a District Vector Ecologist (VE) placing a sufficient number and arrangement of ovipositional and encephalitis virus surveillance traps to capture live female mosquitoes within the area for purposes of detecting the presence of arboviruses such as Saint Louis encephalitis, western equine encephalomyelitis, and West Nile virus and assessing the occurrence and abundance of mosquitoes within the area. The detection of arbovirus in mosquitoes signals the need to focus control efforts proximate to these site collections and permits an evaluation of the minimum infection rate among the mosquito population that is used to assess the risk of disease transmission from mosquitoes to humans. The VE will also work with County Animal Control to collect reported dead birds and prepare them for processing by the State to determine the presence of West Nile virus.

Mosquito control will involve one or more Vector Control Specialists providing the following services:

1) responding to resident mosquito complaints; 2) inspecting known accessible sources for mosquito breeding; 3) surveying areas attempting to locate mosquito sources; 4) larviciding (i.e. applying chemical or biological control agents to mosquito sources; 5) adulticiding (i.e. applying aerosol ground-based chemical agents to control adult mosquitoes); and 6) eliminating sources (i.e. source reduction by physical manipulation or modification of the source).

The District will also provide community outreach services including school visitations, presentations at community events, and distribution of informational materials.

Approval of Recommendation 2 will allow DPH to execute amendments to the MOU to extend the term on a month-to-month basis through June 30, 2016 pending the annexation of the unincorporated areas of La Crescenta and Montrose; reflect non-material and/or ministerial revisions to the MOU's terms and conditions; and/or increase funding up to 10 percent above the annual base maximum obligation.

<u>Implementation of Strategic Plan Goals</u>

The recommended actions support Goal 3, Integrated Service Delivery, of the County's Strategic Plan.

FISCAL IMPACT/FINANCING

DPH will reimburse GLACVCD approximately \$1,250 per month on a time and material basis to perform vector control services. The total annual amount, not to exceed \$15,000, will be 100 percent offset by NCC.

The Honorable Board of Supervisors 11/5/2014 Page 3

A one-time amount not to exceed \$13,000 has been allocated in the FY 2014-15 Supplemental Budget to cover filing and processing fees related to the annexation of La Crescenta and Montrose to the GLACVCD.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

A mosquito abatement district (MAD) is a special district created by a legislative process pursuant to the California Health and Safety Code, Section 2000-2007, which gives authority to conduct surveillance, prevention, abatement, and control of mosquitoes and other vectors. Five MADs currently service Los Angeles County: Greater Los Angeles County, Los Angeles County West, San Gabriel Valley, Compton Creek, and Antelope Valley. They provide year-round mosquito abatement services to cities and unincorporated areas within their established jurisdiction.

In 1987, your Board instructed the Chief Administrative Officer (CAO) and the Director of the Department of Health Services (DHS) (now the responsibility of DPH) to develop a plan to have cities establish their own MAD or annex to one of the existing districts. Your Board also instructed the CAO to ensure the continued provision of mosquito abatement services to the unincorporated areas until these areas could be annexed into an existing MAD. The unincorporated areas of La Crescenta and Montrose were never annexed into a MAD.

On August 19, 2014, on the motion of Supervisor Antonovich, your Board directed DPH to work with County Counsel and the Internal Services Department to execute an emergency sole source purchase agreement with GLACVCD to provide arbovirus disease surveillance and related mosquito control services to the unincorporated areas of La Crescenta and Montrose upon the effective date of the Local Agency Formation Commission approval of the Out of Agency Service Agreement. The purchase agreement was executed effective September 9, 2014 through September 30, 2015 and is now being replaced by the referenced MOU.

The MOU contains a mutual indemnification provision that requires DPH to indemnify and defend GLACVCD for claims that arise from any intentional, reckless, negligent, or otherwise wrongful acts, errors, or omissions of DPH in the performance of this agreement. GLACVCD will similarly indemnify and defend County for all intentional, reckless, negligent or otherwise wrongful acts, errors or omissions of GLACVCD. The MOU also contains a provision stating that in the event of a dispute resulting in a legal action or other proceeding, the prevailing party may recover the costs of the suit, including reasonable attorneys' fees.

DPH has consulted with CEO Risk Management and County Counsel regarding the insurance, indemnification and attorneys' fees provisions in the MOU and understands the associated risks to the County. However, DPH believes that these risks are acceptable given the need for services and resulting benefits to the public's health and, therefore, recommends that your Board approve the MOU. County Counsel has reviewed and approved Exhibit 1 as to form.

IMPACT ON CURRENT SERVICES (OR PROJECTS)

Approval of the recommended actions will ensure that the communities of La Crescenta and Montrose receive vector control services thereby reducing the risk of mosquito and other vector borne disease transmission to residents of Los Angeles County

The Honorable Board of Supervisors 11/5/2014 Page 4

Respectfully submitted,

Cynthia A. Harding, M.P.H.

Interim Director

CAH:av BL#03082

Enclosures

c: Chief Executive Officer County Counsel Executive Officer, Board of Supervisors

MEMORANDUM OF UNDERSTANDING BETWEEN THE LOS ANGELES COUNTY DEPARTMENT OF PUBLIC HEALTH AND THE GREATER LOS ANGELES COUNTY VECTOR CONTROL DISTRICT FOR THE PROVISION OF VECTOR CONTROL SERVICES TO THE UNINCORPORATED AREAS OF LA CRESCENTA AND MONTROSE

This	Memorandum	of	Understanding	(MOU)	is	entered	into	this		day	of
	, 2014 by	and	d between the C	ounty of	Los	s Angeles	Depa	rtment	of Publ	ic Hea	alth
(COL	JNTY) and Grea	iter	Los Angeles Co	unty Vec	tor	Control D	istrict	(DISTR	RICT).		

I. PURPOSE

The purpose of this MOU is to detail the agreement between COUNTY's Environmental Health Vector Management Program and the DISTRICT for the provision of vector control services to the unincorporated areas of La Crescenta and Montrose.

II. TERM

This MOU is effective on the date of execution through November 30, 2015. This MOU may be renewed on a month-to-month basis for a period of seven (7) months until such time as the annexation of the aforementioned area is approved and finalized. The MOU may be amended by mutual written consent of both parties.

III. DISTRICT'S RESPONSIBILITIES

- A. Subject to the terms and conditions set forth in this MOU, DISTRICT shall perform the services identified in the Scope of Services, Exhibit A, attached hereto. COUNTY shall have the right to request, in writing, changes in the Scope of Services. Any changes mutually agreed upon by the parties, and any increase or decrease in compensation, shall be incorporated by written amendments to this MOU. In the event of any conflict between DISTRICT's Proposal (Exhibit A) and the body of this MOU, the body of this MOU shall control.
- B. DISTRICT shall perform all work to the highest professional standards and in a manner reasonably satisfactory to COUNTY. DISTRICT shall comply with all applicable federal, state and local laws, ordinances, codes and regulations.
- C. DISTRICT represents that it has, or will secure at its own expense, all personnel required to perform the services required under this MOU. All such services will be performed by DISTRICT or under its supervision, and all personnel engaged in the work shall possess the qualifications, permits and licenses required by applicable law to perform such services.

- D. DISTRICT shall be solely responsible for the satisfactory work performance of all personnel engaged in performing services required by this MOU, and compliance with all reasonable performance standards established by COUNTY.
- E. DISTRICT shall be responsible for payment of all employees' wages and benefits and shall comply with all requirements pertaining to employer's liability, workers' compensation, unemployment insurance, and Social Security.
- F. DISTRICT shall obtain and maintain during the term of this MOU all necessary licenses, permits and certificates required by law for the provision of services under this MOU.
- G. DISTRICT shall, at its sole cost and expense, furnish all facilities and equipment which may be required for furnishing services pursuant to this MOU.

IV. REPRESENTATIVES

- A. <u>COUNTY Representative</u>. For the purposes of this MOU, the MOU administrator and COUNTY's representative shall be the Director of Environmental Health (hereinafter the "COUNTY Representative"). DISTRICT shall refer any decisions which must be made by COUNTY to the COUNTY Representative. Unless otherwise specified herein, any approval of COUNTY required hereunder shall mean the approval of the COUNTY Representative.
- B. <u>DISTRICT Representative</u>. For the purposes of this MOU, General Manager is hereby designated as the principal and representative of DISTRICT authorized to act on its behalf with respect to the services specified herein and make all decisions in connection therewith (the "Responsible Principal"). The Responsible Principal may not be changed by DISTRICT without the prior written approval of COUNTY.

V. INTENT TO ANNEX

It is the full intention of DISTRICT to annex aforementioned area of COUNTY to DISTRICT. DISTRICT agrees to initiate and pursue proceedings for the annexation of COUNTY to DISTRICT through the Local Agency Formation Commission of the County of Los Angeles ("LALAFCO") pursuant to the Cortese-Knox-Hertzberg Local Government Reorganization Act of 2000 (Government Code Section 56000 and following) (the "Cortese-Knox Act") and other applicable law. COUNTY agrees to pay DISTRICT up to \$13,000 (\$8,000 LALAFCO Filing Fee, \$1,500 Assessor Parcel Fee, and \$3,500 Board of Equalization Filing Fee) to cover DISTRICT's costs of undertaking annexation proceedings.

VI. FISCAL PROVISIONS

- A. COUNTY agrees to compensate DISTRICT for the vector control services provided under this MOU on a time and materials basis, in accordance with and at the rates described in District's Proposal (Exhibit A) and the attachments thereto, at an amount not to exceed \$15,000 annually. COUNTY shall not withhold applicable federal or state payroll or any other required taxes or other authorized deductions from each payment made to DISTRICT.
- B. DISTRICT shall submit to COUNTY an invoice, on a quarterly basis, for the vector control services performed pursuant to this MOU.
- C. Each invoice shall itemize the services rendered during the billing period and the amount due. Such itemizations shall include the days worked, number of hours worked, and authorized reimbursable expenses incurred with appropriate back-up documentation and receipts evidencing the authorized expenses, if any, for each day in the period and shall separately describe any additional services authorized by COUNTY. Any invoice claiming compensation for additional services shall include appropriate documentation of COUNTY's prior authorization.
- D. Within ten (10) business days of receipt of each invoice, COUNTY shall notify DISTRICT in writing of any disputed amounts included on the invoice.
- E. Within sixty (60) calendar days of receipt of each invoice, COUNTY shall pay all undisputed amounts included on the invoice.

VII. INDEPENDENT CONTRACTOR

DISTRICT will act hereunder as an independent contractor. This MOU shall not and is not intended to constitute DISTRICT as an agent, servant, or employee of COUNTY and shall not and is not intended to create the relationship of partnership, joint venture or association between COUNTY and DISTRICT.

VIII. INDEMNIFICATION

DISTRICT shall indemnify, hold harmless and defend COUNTY, its elected officials, officers, agents, employees, attorneys, servants, volunteers, successors and assigns from and against any and all claims, demands, causes of action, liability, losses, costs or expenses for any damage due to death or injury to any person and injury to any property resulting from any intentional, reckless, negligent or otherwise wrongful acts, errors or omissions of DISTRICT or any of its officers, employees, servants, agents, subcontractors, volunteers or any other person or entity involved by, for, with or on behalf of DISTRICT in the performance of this MOU. Such costs and expenses shall include reasonable attorneys' fees.

COUNTY shall indemnify, hold harmless and defend DISTRICT, its appointed officials, officers, agents, employees, attorneys, servants, volunteers, successors and assigns from and against any and all claims, demands, causes of action, liability, losses, costs or expenses for any damage due to death or injury to any person and injury to any property resulting from any intentional, reckless, negligent or otherwise wrongful acts, errors or omissions of COUNTY or any of its officers, employees, servants, agents, subcontractors, volunteers or any other person or entity involved by, for, with or on behalf of COUNTY in the performance of this MOU. Such costs and expenses shall include reasonable attorneys' fees.

IX. INSURANCE

- A. DISTRICT shall at all times during the term of this MOU, carry, maintain, and keep in full force and effect, insurance as follows:
 - 1. Commercial General Liability Insurance with minimum limits of One Million Dollars (\$1,000,000) for each occurrence and in the aggregate for any personal injury, death, loss or damage.
 - 2. Automobile Liability Insurance for any owned, non-owned or hired vehicle used in connection with the performance of this MOU with minimum limits of One Million Dollars (\$1,000,000) per accident for bodily injury and property damage.
 - 3. Worker's Compensation insurance as required by the State of California.
- B. Prior to commencement of work under this MOU, DISTRICT shall file with COUNTY's DPH Contract Monitoring Unit a certificate or certificates of insurance showing that the insurance policies are in effect and satisfy the required amounts and specifications required pursuant to this MOU.
- C. DISTRICT shall provide proof that policies of insurance expiring during the term of this MOU have been renewed or replaced with other policies providing at least the same coverage.
- D. The general liability and automobile policies of insurance shall contain an endorsement naming COUNTY, its elected officials, officers, agents, employees, attorneys, servants, volunteers, successors and assigns as additional insureds.

X. MUTUAL COOPERATION

COUNTY shall provide DISTRICT with all pertinent data, documents, and other requested information as is reasonably available for the proper performance of DISTRICT's services.

XI. TERMINATION OF MOU

Either party may terminate this MOU for any reason or for no reason upon thirty (30) calendar days' written notice to the other party. DISTRICT agrees to cease all work under this MOU on or before the effective date of such notice. DISTRICT shall be paid for the percentage of work satisfactorily performed at the time of termination.

XII. FORCE MAJEURE

DISTRICT shall not be liable for any failure to perform if DISTRICT presents acceptable evidence, in COUNTY's sole judgment that such failure was due to causes beyond the control, and without the fault or negligence of DISTRICT.

XIII. NOTICES

Any notices, bills, invoices, or reports required by this MOU shall be deemed received on: (a) the day of delivery if delivered by hand or overnight courier service during DISTRICT's and COUNTY's regular business hours; or (b) on the third business day following deposit in the United States mail, postage prepaid, to the addresses heretofore below, or to such o other addresses as the parties may, from time to time, designate in writing.

If to COUNTY:

Attn:

Fredrick Agyin 5050 Commerce Drive Baldwin Park, CA 91706 Telephone: (626) 430-5450 Facsimile: (626) 813-3017 Email: fagyin@ph.lacounty.gov

With a courtesy copy to:

Rodney Wortman 5050 Commerce Drive Baldwin Park, CA 91706 Telephone: (626) 430-5451 Facsimile: (626) 813-3017

Email: rwortman@ph.lacounty.gov

If to DISTRICT:

Attn:

Truc Dever
General Manager
Greater Los Angeles County Vector
Control District
12545 Florence Avenue
Santa Fe Springs, CA 90670
Telephone: (562) 944-9656
Facsimile: (562) 944-7976
Email: tdever@glacvcd.org

With a courtesy copy to:

Quinn M. Barrow Richards Watson & Gershon 355 South Grand Avenue, 40th Floor Los Angeles, California 90071-3101 **Telephone:** (213) 626-8484

Facsimile: (213) 626-0078
Email: gbarrow@rwglaw.com

XIV. ATTORNEY'S FEES

In the event that COUNTY or DISTRICT commences any legal action or proceeding to enforce or interpret the provisions of this MOU, the prevailing party shall be entitled to recover its costs of suit, including reasonable attorney's fees.

XV. ENTIRE MOU

All documents referenced as exhibits in this MOU are hereby incorporated in this MOU. In the event of any material discrepancy between the express provisions of this MOU and provisions of any document incorporated by reference, the provisions of this MOU shall prevail. This instrument contains the entire MOU between COUNTY and DISTRICT with respect to the subject matter herein. No other prior oral or written agreements are binding on the parties. Any modification of this MOU will be effective only if it is in writing and executed by COUNTY and DISTRICT.

XVI. GOVERNING LAW; JURISDICTION

This MOU shall be governed by and construed in accordance with the laws of the State of California. In the event of litigation between the parties, venue in State trial courts shall lie exclusively in Los Angeles County. In the event of litigation in a United States District Court, exclusive venue shall lie in the Central District of California.

XVII. SEVERABILITY

Wherever possible, each provision of this MOU shall be interpreted in such a manner as to be valid under applicable law. If any provision of this MOU is determined by a court of competent jurisdiction to be invalid, void or unenforceable, the remaining provisions shall nevertheless continue in full force and effect.

XVIII. CAPTIONS

The captions used in this MOU are solely for reference and the convenience of the parties. The captions are not a part of the MOU, in no way bind, limit, or describe the scope or intent of any provision, and shall have no effect upon the construction or interpretation of any provision herein.

XIX. EXECUTION

This MOU may be executed in any number of counterparts, each of which shall be deemed an original, but all of which when taken together shall constitute one and the same instrument.

TO EFFECTUATE THIS MOU, the parties have caused their duly authorized representatives to execute this MOU on the dates set forth below.

IN WITNESS WHEREOF, the parties have executed this MOU as of the date first written above.

DEPARTMENT OF PUBLIC HEALTH	DISTRICT:			
Cynthia A. Harding, M.P.H. Interim Director	Truc Dever General Manager			
ATTEST:				
Name Title				
APPROVED AS TO FORM:	APPROVED AS TO FORM:			
Mark J. Saladino County Counsel	Quinn M. Barrow Attorney for District			

EXHIBIT A

SCOPE OF SERVICES

The full services of the District will be available to the County just as they are to the member cities that comprise the District. More specifically, the District will provide the following contract services: arbovirus disease surveillance, to monitor for mosquito populations and disease transmission occurrence (i.e., SLE, West Nile virus (WNv), etc.), and mosquito control. The District is able to provide community outreach services, including school visitations (Education Program Coordinators), presentations at community events and both private and public functions (Public Information Officer), and supply information materials for distribution, all as requested supplemental services at no cost to the County. The need for setup charges or to purchase equipment would not be required as elements of this proposal.

Arbovirus disease surveillance will involve District Vector Ecologists (VE) placing a sufficient number and arrangement of ovipositional and CDC encephalitis virus surveillance (EVS) traps to capture live female mosquitoes within the County area for purposes of detecting the presence of arboviruses (Saint Louis Encephalitis (SLE), Western Equine Encephalomylitis (WEE), West Nile Virus (WNv) and assessing the occurrence and abundance of mosquitoes within the County area. Detection of arbovirus in mosquitoes indicates extremely limited local disease transmission and signals the need to focus control efforts proximate to these site collections. It also permits an evaluation of the minimum infection rate among the mosquito population, a determinant that is used to assess the risk of infection transmission from mosquitoes to humans. In addition, the VE will collect reported dead birds and prepare them for processing by the state to determine the presence of WNv, another indicator of WNv transmission activity.

Mosquito control will involve one or more Vector Control Specialists (VCS) necessarily 1) responding to resident mosquito complaints, 2) inspecting known accessible sources for mosquito breeding; 3) surveying areas attempting to locate mosquito sources. 4) larviciding (i.e., applying chemical or biological (mosquitofish) control agents to mosquito sources, 5) adulticiding (i.e., applying aerosol ground-based chemical agents to control adult mosquitoes), and 6) eliminating sources (i.e., source reduction by physical manipulation or modification of the source). The District has previously recorded mosquito producing sources within the County area that include streams and channels, debris basins, swimming pools, fish ponds, gutters, catch basins, and underground storm drains. Larviciding prevents adult emergence of mosquitoes from their aquatic habitats, is the most effective and efficient means of mosquito control, and would constitute approximately 90% of the VCS's field activities. When feasible, mosquito sites are physically modified to eliminate present and future recurrence of mosquito breeding. Adulticiding would only be considered as a last resort effort to halt a focal occurrence of 2 or more WNv human infections or implemented as a special need if requested by the County (e.g., as a preemptive measure to preclude mosquito activity prior to conducting a large outdoor public event or function).

District staff will be available to the public Monday through Friday from 8:00 a.m. to 5:00 p.m. All telephone calls and inquiries are personally answered and handled by District staff. The District's automated answering system is engaged before and after business hours, which permits callers to leave mosquito complaint information or other messages for follow up. GLACVCD also has an extensive comprehensive informational website (www.glacvcd.org).

12545 Florence Avenue Santa Fe Springs, CA 90670

QUOTE

Date: Dec. 31, 2014

Reference No.: 0

Services Provided: Vector (mosquito) Control Services

Area Serviced: La Crescenta-Montrose (Unincorporated LA County)

Date(s) of Service: Oct. 1, 2014 thru Dec. 31, 2014

Charges:

Item	Amount	Unit Cost	Rate/Hr.	Charge
Vector Control Spec.	28.20	86.94	Hourly	2,451.71
Scientific Technical	7.50	95.45	Hourly	715.88
Agnique MMF	7.30	0.31	Rate/ozs	2.26
Altosid Briquettes	10.00	1.14	Rate/each	11.40
Altosid SBG	-	3.11	Rate/lbs	-
Altosid Pellets	-	27.30	Rate/lbs	-
Golden Bear IIII	-	0.11	Rate/ozs	-
Vectobac 12AS	0.75	0.30	Rate/ozs	0.23
Vectobac G	-	2.63	Rate/lbs	-
Vectolex CG	-	0.41	Rate/ozs	-
Vectolex WDG	3.00	1.97	Rate/ozs	5.91
Vectomax CG	-	8.72	Rate/lbs	-
Mosquito Fish	24.00	0.10	Rate/each	2.40
Dry Ice	6.00	0.82	Rate/lbs	4.92
Total				3,194.70

Please remit a check in the amount of \$3,194.70 payable to the Greater Los Angeles County Vector Control District for the service provided. Payment is due within 30 day of the invoice.

12545 Florence Avenue Santa Fe Springs, CA 90670

Quote

Date: Mar. 31, 2015

Reference No.: 0

Services Provided: Vector (mosquito) Control Services

Area Serviced: La Crescenta-Montrose (Unincorporated LA County)

Date(s) of Service: Jan. 1, 2015 thru Mar. 31, 2015

Charges:

Item	Amount	Unit Cost	Rate/Hr.	Charge
Vector Control Spec.	10.40	86.94	Hourly	904.18
Scientific Technical	-	95.45	Hourly	-
Agnique MMF	14.30	0.31	Rate/ozs	4.43
Altosid Briquettes	10.00	1.14	Rate/each	11.40
Altosid SBG	-	3.11	Rate/lbs	-
Altosid Pellets	-	27.30	Rate/lbs	-
Golden Bear IIII	2.00	0.11	Rate/ozs	0.22
Vectobac 12AS	-	0.30	Rate/ozs	-
Vectobac G	-	2.63	Rate/lbs	-
Vectolex CG	-	0.41	Rate/ozs	-
Vectolex WDG	-	1.97	Rate/ozs	-
Vectomax CG	-	8.72	Rate/lbs	-
Mosquito Fish	12.00	0.10	Rate/each	1.20
Dry Ice	-	0.82	Rate/lbs	-
Total				921.43

Please remit a check in the amount of **\$921.43** payable to the Greater Los Angeles County Vector Control District for the service provided. Payment is due within 30 day of the invoice.

12545 Florence Avenue Santa Fe Springs, CA 90670

QUOTE

Date: June 30, 2015

Reference No.: 0

Services Provided: Vector (mosquito) Control Services

Area Serviced: La Crescenta-Montrose (Unincorporated LA County)

Date(s) of Service: April 1, 2015 thru June 30, 2015

Charges:

Item	Amount	Unit Cost	Rate/Hr.	Charge
Vector Control Spec.	37.50	86.94	Hourly	3,260.25
Scientific Technical	12.50	95.45	Hourly	1,193.13
Agnique MMF	12.80	0.31	Rate/ozs	3.97
Altosid Briquettes	15.00	1.14	Rate/each	17.10
Altosid SBG	-	3.11	Rate/lbs	-
Altosid Pellets	-	27.30	Rate/lbs	-
Golden Bear IIII	2.00	0.11	Rate/ozs	0.22
Vectobac 12AS	3.00	0.30	Rate/ozs	0.90
Vectobac G	-	2.63	Rate/lbs	-
Vectolex CG	-	0.41	Rate/ozs	-
Vectolex WDG	0.75	1.97	Rate/ozs	1.48
Vectomax CG	-	8.72	Rate/lbs	-
Mosquito Fish	12.00	0.10	Rate/each	1.20
Dry Ice	10.00	0.82	Rate/lbs	8.20
Total				4,486.44

Please remit a check in the amount of \$4,486.44 payable to the Greater Los Angeles County Vector Control District for the service provided. Payment is due within 30 day of the invoice.

12545 Florence Avenue Santa Fe Springs, CA 90670

QUOTE

Date: Sept. 30, 2015

Reference No.: 0

Services Provided: Vector (mosquito) Control Services

Area Serviced: La Crescenta-Montrose (Unincorporated LA County)

Date(s) of Service: July 1, 2015 thru Sept. 30, 2015

Charges:

Item	Amount	Unit Cost	Rate/Hr.	Charge
Vector Control Spec.	22.90	86.94	Hourly	1,990.93
Scientific Technical	10.00	95.45	Hourly	954.50
Agnique MMF	7.80	0.31	Rate/ozs	2.42
Altosid Briquettes	18.00	1.14	Rate/each	20.52
Altosid SBG	-	3.11	Rate/lbs	-
Altosid Pellets	10.00	27.30	Rate/lbs	273.00
Golden Bear IIII	2.00	0.11	Rate/ozs	0.22
Vectobac 12AS	-	0.30	Rate/ozs	-
Vectobac G	-	2.63	Rate/lbs	-
Vectolex CG	-	0.41	Rate/ozs	-
Vectolex WDG	-	1.97	Rate/ozs	-
Vectomax CG	-	8.72	Rate/lbs	-
Mosquito Fish	12.00	0.10	Rate/each	1.20
Dry Ice	8.00	0.82	Rate/lbs	6.56
Total				3,249.34

Please remit a check in the amount of \$3,249.34 payable to the Greater Los Angeles County Vector Control District for the service provided. Payment is due within 30 day of the invoice.